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SOCIETY MEETINGS. MASONIC-Pentalpha Lodge, No. 564, F. and A. Stated meeting in Masonic Temple this (Thursday) evening at 8 o'clock.

JOHN W. STAUB, W. M.

WILLIAM H. SMYTHE, Secretary. FINANCIAL. LOANS-Money on mortgages. C. F. SAYLES, 75 East Market street. \$50,000,000—Cheap money for investment; agents wanted. INVESTORS' DIRECTORY, New York.

LOANS-Sums of \$500 and over. City property and farms. E. COFFIN & CO., 150 East Market street.

MONEY-To loan on Indiana farms; lowest market rate; privilege for payment before due; we also buy municipal bonds, THOS, C. DAY & CO., Rooms 325-320, third floor, Lemcke building, In-

FOR SALE-Ten R.I.P.A.N.S for 5 cents at druggists; one gives relief. FOR SALE-One \$100 share stock in Socialer Turnverein Stock Association; \$48.75 paid in; make offer. Address "STOCK." care Journal. FOR SALE-50-foot lot, Ash street, between Fifteenth and Sixteenth; very cheap for cash, or if rou will build I will take first mortgage for lot. Address F. H., care Journal.

FOR SALE-Nine-room house; prettiest part of Park avenue; all modern conveniences; unusualy fine yard; flowers, fruit, etc.; easy terms, 'Adreas "OWNER," care Journal. FOR SALE-A bargain, on easy terms, a fine opera hall, scenery and furniture and two stores, live railroad town in western Indiana. Address W. A. BRUNKER, Farmersburg, Ind.

FOR RENT. corn farm near Terre Haute, Ind.; grain rent, M. H. SPADES, 111 West Market street, Indian-

WANTED-AGENTS. AGENTS WANTED-For the "Life and Achievements of Admiral Dewey," the greatest naval hero of all ages, by Hon. Murat Halstead, the life-long friend and admirer of the intrepid commander, and recently returned from the Philippines; contains an official history of "Our War with Aguinaldo," with his battle flag, personally presented Mr. Halstead by the insurgent chieftain and reproduced in all the original colors corgeously illustrated with 96 pages superb halftones; contains 576 pages; size 7x10; four maps in colors; only \$1.50; outfits free and ready this week. Address THE DOMINION COMPANY,

LOST-Dog, white French poodle, male, Reward if returned to 910 North Capitol avenue.

Department L, Chicago.

CLAIRVOYANT. CLAIRVOYANT-Mrs. Griswold reads past, present and future of one's life. Gives them luck. success and happiness. 546 East South street. Hours, 10 a. m. to 8 p. m.

BUSINESS CHANCE. UNUSUAL OPPORTUNITY-To invest \$200 or more, securing large permanent income; capital safe; profits sure. H. GRIFFIN, 1180 B'way, N. Y. BUSINESS CHANCE-Invest \$200, securing excellent weekly income; safe, conservative proposition; second successful year; investigation invited. H. GRIFFIN, 1180 Broadway, New York. BUSINESS CHANCE-Reliable party can get honorable and big paying interest in high-class manufacturing business in Indianapolis; only small capital required if otherwise satisfactory. STOUT & HOOTON, 5 W. Market.

STORAGE. STORAGE-The Union Transfer and Storage Company, corner East Ohio street and Bee-line tracks; only first-class storage solicited. CRAT-

ING AND PACKING OF HOUSEHOLD GOODS A SPECIALTY.

highest grade gent's or lady's 1899 Acme King bleycle to any address on easy conditions for only small circulars, which you can do in three hours. Send no money. For full particulars how to get our best bleycle for \$1 and a few hours' work cut BUCK & CO., Cycle Dept., Chicago.

BANKRUPT SALE OF REAL ESTATE. Ten Acres of Land, at Atlanta, Indiana, to gether with brick plant thereon, with capacity

output of 25,000 brick per day. Gas well connected with plant. Aiso, twenty-five acres of well-improved Farm Lands on gravel road in Tipton county, Indiana, five miles southeast of Tipton. Sale at public auction at brick plant, Atlanta, Ind., at 10 o'clock a. m. Saturday, April 15, 1899. For further particulars call on or address WALTER CARTER, Trustee, Tipton, Ind.

As to Stock.

"As nearly as I can make out." replied to \$24; James Oden, Pettit, appeared from home Jan. 30, 1897, and has State ex. rel. Frank McDonald vs. Charles to \$17; William W. Nimrod, Winamac. \$6 to \$17; William W. Nimrod, Winamac. \$6 to \$17; William W. Nimrod, Winamac. \$6 to \$18; Francis M. Gilkinson, Tangles, \$14 appeared from home Jan. 30, 1897, and has to \$17; William W. Nimrod, Winamac. \$6 to \$18; Francis M. Gilkinson, Tangles, \$14 appeared from home Jan. 30, 1897, and has to \$18; William W. Nimrod, Winamac. \$6 to \$18; Francis M. Gilkinson, Tangles, \$14 appeared from home Jan. 30, 1897, and has to \$18; William W. Nimrod, Winamac. \$6 to \$18; Francis M. Gilkinson, Tangles, \$14 appeared from home Jan. 30, 1897, and has to \$18; William W. Nimrod, Winamac. \$6 to \$18; Francis M. Gilkinson, Tangles, \$14 appeared from home Jan. 30, 1897, and has to \$18; William W. Nimrod, Winamac. \$6 to \$18; William W. Nimrod, mon' and 'preferred' stock?" stock is the kind it is when the injured own- William Taylor, Columbus, \$17 to \$24. | marks tending to suicide. Judgment was Judgment against plaintiff for costs. | Through Snilon's glory-circled gloom. | marks tending to suicide. Judgment against plaintiff for costs. | Mary F. Keyser vs. John C. Morrison: | Greencastle, Ind. -Tucker Woodson Taylor. |

SUIT MAY BE BROUGHT.

Dreyfus, of the Louisville Ball Club, Threatens the National League.

All the reports coming from Louisville concerning the things the baseball magnates of that city propose to do to John T. Brush seem to have little effect on the Indianapolis-Cincinnati-St. Louis-New York magnate. While refusing to discuss the matter, he intimates that "it is Louisville's move" and that so far as he is concerned there is nothing to talk about.

According to a story sent out from Louisville last night, President Dreyfus, of the Louisville Club, proposes to bring suit against the National League unless the schedule is changed so as to give "the Colonels" a chance to live through the season without dragging several thousand dollars from the pockets of the owners. Dreyfus sent the following telegram to President Nick Young, of the League, yesterday: "Hurry up final announcement of vote on my appeal. If not completed by Thursday suit against League will begin.' Young sent this reply to Dreyfus: "On March 30 I wired all league clubs as follows: 'Mr. Dreyfus is here and requests each club to wire me its vote on the reconsideration of the vote by which the schedule was adopted last Saturday.' I have re-ceived answers from seven clubs and have no authority to compel others to do so. In the fight against the league the Louisville club has retained Zach Phelps as attorney. He is the man who drew up the national agreement. The form of procedure will be to obtain an injunction in the United States Court against the league to prevent it playing the schedule as it was revised to the detriment of the Louisville club. This action will be filled at Chicago or Cincinnati. The object of instituting proceedings in these cities would be to obtain service on either President James T. Hart or John UNION CO-OPERATIVE LAUNDRY, on either President James T. Hart or John 138-144 Virginia ave. Phone 1269. T. Brush. Phelps will base his claim on

the ground that the copartnership act has In an interview yesterday President So-Mass ave. and Delaware st. den, of the Boston club, said: "Whether THE M. S. HUEY CO., MFGS. (Mantels, the Boston club plays Sunday ball or not is Grates and Tiles), New No. 1201 Mass. ave. entirely foreign to the question in controversy. Brush, Robison and Hart know the schedule was adopted under a misapprehen don. I am at a loss to understand why Louisville was treated so contemptibly. is alleged that it was on account of friendship for Freedman. I do not understand how that figured at all. If Louisville was to be taken to task at all it was on account of its support of Boston. I am free to say that if it had not been for me the St. Louis club would have been expelled at the March meeting. I fought the matter in the meet-HORACE WOOD (Carriages, Traps, Buck- ing of the board of directors, when Brush boards, etc.), 25 Circle. Tel. 1097. tried to railroad through that body the rectried to railroad through that body the rec ommendation that the St. Louis club be expelled. The talk about the schedule being fairly adopted is the merest buncombe The Louisville club, in all rights, fairness and justice, was entitled to the dates apportioned at the first meeting. No one had any right to alter these dates without consulting the Louisville club. The dates were changed by people who had no right to

Ball Players Arrive.

"Dibby" Flynn came in from Chicago last light, while Fleming arrived early in the day. All the players warmed up at the park yesterday, but attempted nothing in be too cold to-day for playing of any kind, and, therefore, the game with the Indianapolis Reserves has been declared off. Frank Motz has virtually accepted the terms of the club and will be here in a few Foreman, Kahoe and Lynch are the only ones of the old-timers who refuse to sign, and they are expected to fall into line soon.

General Sporting News.

George Gwin, who formerly played with the Wichita (Kan.) ball club, has been signed by the Richmond (Ind.) team. William Bowman, of Economy, recently discharged from the army, has also been signed. Preparations are being made at Richmond for the opening game with Grand ployes, at Davenport, Ia., 150 Rapids next Sunday The St. Louis ball club (formerly Cleveland) is practicing at Terre Haute.

Indiana League Umpires.

Special to the Indianapolis Journal. TERRE HAUTE, Ind., April 5 .- President Schmidt, of the Indiana League, has appointed Mosely, of Grand, once a Western Evansville, and McLaughlin, of Paris, Ill., formerly with the National League, LOANS-On city property; 515 per cent.; no com-mission; money ready. C. N. WILLIAMS & League. Mattoon, Ill., is begging for CO., 319 Lemcke building. as umpires for the new Indiana place in the league, but President Schmidt is opposed to going that far out of the way, even should it be decided to increase the number of towns from six to eight. If the increase is made it will be by taking in two other Indiana towns President Schmidt thinks well of giving the Danville franchise to J. F. Sheridan, of Louisville. He was manager of the Atlanta (Ga.) team last year. Al Hill, of Pittsburg, who will manage the Terre Haute club, writes that he is trying to make dates for games at Dayton, Richmond and Indianapois on the way here. He wants to play in Indianapolis on the 19th and have a return game here the next day. There will be a league meeting at Muncie next Sunday.

MATTIE M'DONALD'S TROUBLE

Being Despondent and Out of Employment, She Took Morphine.

Mattie McDonald, who has been known as Mattle Snider, attempted to kill herself last night with morphine, and at an early hour again decline to sign, the journeymen will FOR RENT-Corn Farm; three hundred acre this morning the doctors could not tell probably permit men to work for those inwhether or not she would recover. For some weeks she had been working in the "All Right" restaurant, 617 East Washington street. Yesterday the managers of the restaurant closed the place, discharging all the help, which included Mattie McDonald. She had formerly worked in the eating house of Jennie Bechtel, 642 East Washington street After her discharge she went to the Bechte place, and while there said something about her clothing and passed through the house to look for "No. 20," of which place no one seemed to know the location. She returned, coming in at the rear door, and from all accounts, instead of going out the front door, entered a bedroom in the restaurant, where she threw herself on the bed. Nothing more was heard of her until she called for the little girl, Katie, to whom she gave her pocketbook. The girl took the book and says she laid it on a shelf, where it remained shown to the landlady, who opened it and found a paper which had contained morphine. The City Dispensary physicians were telephoned for, and Drs. Foutz and Sanders answered the call. In the pocketbook was ilso a sheet of note paper on which the girl had written a letter to her mother, telling of her troubles and intimating that she intended to kill herself. On the same sheet was an unfinished letter to her sister. It is said that Miss McDonald came from Vincennes and that her mother lives there. Despondency seems to have been the motive for the attempted suicide.

STORY OF AN ASSAULT. Boy Claims to Have Been "Held Up" Near the Park Theater.

A thirteen-year-old boy, giving the name of George Nanor, was taken to the office of Dr. Eisenbeiss on West Washington street yesterday evening suffering from severe bruises about the face. He said he five miles of this place, inaugurated a strike lived at 1034 Hosbrook street, and his mother was summoned. She said that early in the FOR SALE-1839 bicycle for \$1. We will send our afternoon she had given him money with which to go to the theater. The boy said 11-the conditions include the distributing of 1,000 he had been assaulted by a negro, who accosted him near the Park Theater. He said the negro knocked him down, and he notice out and mail to us. SEARS, ROE. | showed evidence of severe treatment. Several of his teeth had been knocked out and others were broken. His nose was broken and his lips were severely cut. The youths who brought him to the doctor's office corroborated his statement.

> Pensions for Veterans. Certificates have been issued to the fol-

lowing-named Indianians: Originol-Miles Newby, Mooresville, \$8; Madison G. Watkins, Anderson, \$6; Isaac | hours' work. Needham, New Castle, \$6. Additional-William W. Crum, Oregon, \$4 Restoration and Increase-Peter Gesser (deceased), Tell City, \$17 to \$24. crease-Ezekiel Probus, Lebanon, \$14 to \$17: Daniel C. Catt, New Castle, \$12 to \$17; | peared from his home in this city two years "Speaking of railway securities," said Green, Portland, \$14 to \$17; Elliah Walker, of Mary E. Carpenter against the Supreme "what do you understand by 'cem- Mitchell, \$12 to \$17; James K. Boltinghouse, | Council, Legion of Honor, for \$2,000 on a

\$30; (special, March 24), William Schall, In-Reissue and Increase-Joseph Dillon, Washington, \$6 to \$10; John Pickett, Guy, \$8 to \$10; John Wisener, Narrows, \$14 to \$24. Original Widows, etc.—(Special, March 24), Mary A. McLain, Noblesville, \$8; Agatha Gesser, Tell City, \$12, (special, March 24, special act), Juliette Harrow, Mount Ver-non, \$30; Mary Jane Johnson, Buck Creek, \$8; (renewal, special, March 24), minor of William L. Lindsey, Indianapolis, \$10.

MYSTERIOUS DISEASE.

Humane Officer Elster Reports a Case to the Board of Health.

Acting Humane Officer Elster yesterday unearthed a mysterious disease with which six horses belonging to Robert Thomas are affected. His attention was called to Thomas's barn, on Northwestern avenue, by a person living in the neighborhood and an investigation disclosed the fact that all the horses are suffering with a peculiar disease, the nature of which he was not familiar with. He called in Drs. Pritchard | treated her kindly since that night. and Roberts, who pronounced it contagious, not only for horses, but human beings as well. The prevailing symptom of the disease is a violent itching, in the course of which the hair drops out. After making the examination the humane officer reported the facts to the Board of Health, with the request that the barn and animals be quarantined until the state veterinarian shall arrive in the city. Thomas has a street-sweping contract, and it is said has been driving a mule through the streets when nearly all the hair had been rubbed from the animal.

BOARD OF WORKS ROUTINE. Assessment Rolls Approved.

For opening first alley south of Morris street, from first alley west of West street to West street. Petitions Referred.

For bricking first alley east of New Jersey street, from first alley north of Tenth street to Fifteenth street. For cement sidewalks on Stuart street, from Twenty-fifth street to Bloyd avenue. For cement sidewalks on Yandes street, from Nineteenth to Twenty-first street. Papers Ordered.

For graveling the first alley southeast of Beech street, from Langley avenue to the end of alley. For graveling first alley east of Meridian street, from Twenty-first to Twenty-second For graveling Brightwood avenue, from the Big Four tracks to Twenty-first street. For brick roadway on Dorman street, from Michigan street to Tenth street. For gravel roadway and sidewalks on Olney street, from Twenty-fifth to Twentyeighth street. For brick roadway on St. Clair street, from Massachusetts avenue to Oriental

Petition for new sewer on Michigan street, from Noble to Liberty street, referred to city engineer. Board of Safety Affairs.

The Board of Safety, at its meeting yeserday, accepted the resignation of George H. Clark, of the fire department, and appointed John V. R. Allen in his place. The new appointee was at the head of the Republican civil-service list of eligibles. Charges were filed against Charles D Smith, of the fire department, who is accused of being intexicated while on duty. The matter will be given a hearing Friday morning at 9 o'clock. The contracts for repairs to the different ire engine houses were awarded as follows: Brick work, carpentering and plastering: Henry Aufderheide, \$3,200. Tin work: Abel & Doyle, \$108. Plumbing: Healy & O'Brien, \$536.31. Furnace at house No. 13, Stumfe &

ARSENAL EMYLOYES STRIKE Trouble Between the Government and

Its Employes at Davenport. WASHINGTON, April 5.- The trouble imong the Rock Island arsenal emwhom failed to report for duty to-day, has not been officially brought to the attention of Acting Secretary of War Meikeljohn. Mr. Meikeljohn learned of the renewed discontent through the press advices, and it is likely the matter will be taken up for action to-morrow. The government has had trouble with the arsenal employes before, consider-League substitute umpire; Boland, of able opposition and discontent following an order made some time ago by the commandant of the arsenal reclassifying the employes. The latter petitioned the secretary of war to return to their old schedule, which had been in force prior to the commandant's order. The secretary at that time made a thorough investigation and gave a hearing to all parties concerned, resulting in the res-

toration of the old wages. No word of dis-Philadelphia Bricklayers. PHILADELPHIA, Pa., April 5 .- Committees of the Journeymen Bricklayers' Protective Association and the Master Bricklayers' Association were in joint conference for sevfrom 371/2 cents an hour to 45 cents. The conference was unproductive, however, the employers' committee declining to agree to sign the scale, although agreeing to the advance. This leaves the situation as it was late Monday night, when the employers' organization agreed to pay the advance, but would not sign. The question will again be discussed by the employers to-morrow night In the meantime the strike of the 3,000 bricklayers will continue. Should the employers

ready affixed their signatures to the scale. Wage Advances Ordered.

MUSCATINE, Ia., April 5.-The three argest of twenty pearl button factories operating here have announced advances of 15 and 10 per cent. in wages. Six hundred button workers are employed in the city. BIRDSBORO, Pa., April 5.-The E. & G. Brooke Iron Company will increase the wages of its puddlers 10 per cent, commencing on April 15. BETHLEHEM, Pa., April 5 .- The Keystone Slate Company has increased the

wages of its employes 15 per cent. Accepted 10 Per Cent. Advance. YOUNGSTOWN, O., April 5.-The strike, which began on Monday at the works of the until about an hour later, when it was | Ohio Tube Company, in Warren, was settled to-day at a conference between the strikers and the company. The men asked an increase of 13 per cent. in wages, but to-day accepted the offer of a 10 per cent. advance to take effect immediately. The works will resume operations to-morrow morning. Four hundred men are benefited.

> Weavers Quit Work. PROVIDENCE, R. I., April 5 .- The weavers employed at Robert Knight's mill at Lippitt, struck to-day because of dissatisfaction with the advance in wages. About two thousand operatives are idle in the

Ohio Miners on Strike. SALEM, O., April 5 .- The miners in the Salem Coal Company, Fard & Prosser, Cherry Valley Company, the National, the Fairview and the Thomas mines, all within to-day to secure pay for their work on the Fairfield and East Palestine have been out

May Be Unionized. BRIDGETON, N. J., April 5.-A general strike of the glass blowers of South Jersey is not probable. The workers' committee today reported that prospects were bright for unionizing all of the factories without a con-

Street-Railway Strike Settled. WHEELING, W. Va., April 5.-The strike of the motormen and conductors of the Wheeling and Elm Grove electric road was settled to-day, the company granting the men's demands, 20 cents an hour and nine

flict except at two works.

Missing Man Legally Dead. ST. LOUIS, April 5.- The Court of Appeals has affirmed the decision of the lower courts that John E. Carpenter, who disapA FORGIVING WIFE.

Glad When the Court Reduced Her Husband's Fine.

In the Criminal Court yesterday Judge Alford reduced a fine assessed against Philip Abright by a justice of the peace. Abright was arrested for assault and battery on his young wife and in the lower court was fined \$25 and costs. He appealed to the Criminal Court and the case came up yesterday. Abright is employed at the malleable iron works at Haughville. Since his arrest he and his wife have been living happily together, and they came to the courtroom together yesterday. Mrs. Abright wanted to have the entire fine wiped out and made an appeal for her husband. She testified that on the evening of their trouble he came home intoxicated, and, after being in the house a while, announced his intention of visiting the Jackson Club. She did not want him to go, and he pushed her out into the yard. She was very angry and had oim arrested. She told Judge Alford that he made a good living for her and had Judge Alford called Abright before him and had him tell his story. At its conclusion the judge read the defendant a sound lecture. "Philip," he said, "in view of the fact that your wife says you have been good to her since this assault, I propose to reduce your fine to \$10, but I want to warn you that if any trouble of this kind ever occurs again you had better keep out of this court. I want to say that I've no patience with a man who will go out and fill himself with liquor and then because everything does not go to suit him at home, abuses his wife. If there is any occasion for your wife to complain again don't let your case get into this court.'

Incorporated. The firm of R. R. Shiel & Co., of this city, was yesterday incorporated with a capital stock of \$50,000 to transact a general commercial business, but in particular to that relating to the buying and selling of live stock. The directors are Roger R Shiel, Richard R. Reeves, Frank G. Eberhardt, Edward Reeves and James K. Shiel. The M. P. Fisher Manufacturing Company, of this city, was also incorporated with a capital stock of \$25,000. The company will manufacture paper bags, cotton and paper flour sacks, etc., and the directors are Moses P. Fisher, May K. Fisher and Eman-The Clear Creek Stone Company. Bloomington, has a capital stock of \$50,000 James P. Wilson as directors. The Laketon Milling Company, of Lake-

Sarah Shenkenberger's Case.

Sarah Shenkenberger, of Clinton county, was sentenced to life imprisonment on the charge of poisoning her daughter-in-law. Yesterday an appeal was filed in the Supreme Court. The victim, the evidence showed, lived with her husband's parents last summer while he was absent as a volunteer soldier. One fact that led to the belief that the young woman was poisoned was that she spent a good deal of her time in bed reading novels, letting her motherin-law do the work.

Two Divorce Suits. In the Superior Court Cora Jones is seeking a divorce from Alvin Jones, to whom she was married on May 13, 1896. Mrs. Jones says her husband compelled her to earn her own living, although he was strong and able to earn it for her. She demands alimony in the sum of \$500. William E. Tyers seeks a divorce from Malga Tyers. He charges that she was unfaithful to her marriage vows, and, although he gave her every opportunity to do right, she failed to act as a good wife

An Injunction Suit Dismissed. The suit for injunction and damages brought by Emma Kersey, of Mt. Jackson, against Louis Shultz and Thomas McKenna was dismissed in the Superior Court yesterday. The plaintiff sued on account of saloon in her neighborhood, claiming that its presence was damaging to her property. Shultz owns the building and McKenna kept the saloon. The suit was dismissed because of the fact that the saloon was closed shortly after the action was brought and is not to be reopened. The defendants paid

Hovey Case Transferred. The suit of Mary L. Hovey, as administratrix of the estate of Frank H. Hovey, against the United States Casualty Company, has been transferred from the Marion county courts to the United States Circuit Court. She asks \$7,000 for the death of Hovey, who died from morphine or other poison, which the petition claims he accidentally swadowed last June. He held an accident policy in the company which it has

costs amounting to \$150.

refused to pay. Cannot Require Union Labor. The city, in a brief filed in the Circuit Court, admits that it has no right to compel any contractor doing work for it to emwhich the brief is filed grew out of the suit filed by John D. Ross, a painter, against William Muecke, his employer, and the city of Indianapolis for damages because he was discharged while at work repainting a room in Tomlinson Hall, the reason given being that he was a nonunion man.

THE COURT RECORD.

Supreme Court. 18566. Island Coal Company vs. Combs. Daviess C. C. Affirmed. Jordan, J.-1. By virtue of Section 1070, R. S. 1881, the owner of real estate, in or out of possession, may dividual master bricklayers who have al- maintain an action to quiet his title thereto. 2. In the leases of mineral lands, for the purposes of mining coal, where the lessee agrees to pay to the lessor a royalty or rent, which depends on the amount of coal mined, the lessee thereby, in the absence of any provision to the contrary, impliedly obligates himself to begin the development of the coal and the mining thereof within a reasonable time after the execution of the lease. As to what may be regarded as a reasonable time depends upon the circumstances of each particular case. 3. Where the rent to be paid to the lessor is a royalty measured by so much per ton on the produet mined it is not within the discretion of the lessee to fail to develop and operate the mines upon the leased premises for an indefinite or unreasonable time. 4. Where a lease provides that the lessors, their heirs or assigns, upon the violation of a condition in the lease on the part of the lessee, may, without demand, notice or act, reenter the premises such provision is an express waiver, upon the part of the lessee, of all demands or notice. 17432 Wabash Railroad Company vs. Ray. Whitley C. C. Petition for rehearing over-18628. Smith vs. Board of Commissioners.

Huntington C. C. Petition for rehearing overruled. Appellate Court. 2728. Pierce, receiver, vs. Jones. Tipton C. Affirmed. Black, C. J .- 1. When a person, who was injured at a railway crossing by reason of the negligence of the operators of a train of cars, seeks a judgment for her injuries it is necessary that she establish to the satisfaction of the jury that there thirty-five weavers are involved. This makes | was no want of ordinary care on her part the fifth mill in the Pawtuxet valley to | which, by its co-operation with the defendstrike and the eighth in the State. About | ant's negligence, proximately caused her injury. It is sufficient if it appear that plaintiff observed and exercised the care and diligence which was reasonably to be expected of an ordinarily prudent person under the particular circumstances. 2. Where a flagman at a railroad crossing by his signals told the director of a funeral that the procession should cross the tracks it was an affirmative assurance of safety or the part of the employe of the road, with intent to create confidence and induce action on the part of those attempting to cross the

2764. Light and Water Company vs. Stephenson. Wells C. C. Affirmed. Comstock. J.-1. In an action to foreclose a mechanic's lien where the complaint avers a contract to do certain things, and that the contract had been performed, a bill of particulars is not required. 2. Section 7266, Burns's R. S. 1894, was designed to protect persons performing labor and furnishing materials for structures on leased premises. Superior Court.

Room 2-James M. Leathers, Judge. Raymond Hamer vs. the Citizens' Streetrailroad Company; damages. On trial by

Room 3-Vinson Carter, Judge. Jeremiah Kelleher vs. Henry A. Mansfield; contract. Dismissed and costs paid. Clara B. Parmelee vs. Edward R. Parmelee; divorce. Dismissed by plaintiff at her Lorenz Schmidt, trustee, vs. Leonie Wilhelm et al.; foreclosure. Dismissed and costs paid. Circuit Court.

Henry Clay Allen, Judge. Charles M. Hopgood vs. George F. Kreitlein et al.; replevin. Dismissed and costs

from justice of the peace on account. Submitted to court. Evidence heard.

Criminal Court. Fremont Alford, Judge. State vs. Philip Brock; assault and bat-tery. Fined \$25 and sentenced to county jail for thirty days. State vs. Philip Abright; assault and battery. Fined \$10.

William E. Tyers vs. Malga Tyers; suit for divorce, Superior Court, Room 3 Oliver C. Myers vs. Nordyke & Marmon Company et al.; suit to foreclose lien. Superior Court, Room 1. Barbara Smith vs. James T. Hurt et al.; uit to foreclose mortgage. Superior Court, Joseph Tofen vs. Annie Tofen; suit for di-vorce. Superior Court, Room 2. divorce. Superior Court, Room 1

New Suits Filed.

Cora Jones vs. Alvin Cary Jones; suit for Jennie Dodds vs. Samuel Dodds; suit for divorce. Superior Court, Room 3. Mary Espey et al. vs. Julius Siebert; suit to quiet title. Circuit Court. Features of the Trust Problem.

To the Editor of the Indianapolis Journal: The trust problem is engaging public at-

tention as much as any public question of the day. In theory any agreement in restraint of natural business competition is wrong, but to what extent practice will corroborate theory in this matter remains for experience to demonstrate. Trust agreements do not always result in the rise of prices. They may be used simply to prevent overproduction and consequent demoralization of trade and undue reduction in wages, in which case the trust cannot be said to have worked a public injury. On the other hand, they may be the means of creating an unnatural scarcity of some article of commerce and an abnormal price. In such an event it must be said that the trust has inflicted a public wrong. Therefore, we may correctly reason that a trust agreement may be productive of either good or evil, according to the direction in which its power is applied. If it be the legitimate organization of each particular line of business simply for the promotion of its health by the new trusts, or, rather, some of them, is the issuing of large quantities of watered stock for speculative purposes. The prac-tice of this species of dishonesty is not confined to trust organizations, however, but has long been indulged in by various classes Bloomington, has a capital stock of \$50,000 of corporations. It should have been pro-and Henry Henley, Joseph E. Henley and hibited by law long since. If the trust orthey will cultivate public favor, rather than ton. Wabash county, was also incorporated with a capital stock of \$10,000. invite its wrath. The public can apply some very drastic remedies to the trusts, If it becomes necessary. Among these may be mentioned the suspension of duties on articles of merchandise produced in this country and controlled by trusts, and even the power and protection of our courts may be denied to corporations organized for the purpose of destroying needful empetition in trade. JEFFERSON H. CLAYPOOL. Indianapolis, April 5.

Marion County Nurseries.

To the Editor of the Indianapolis Journal: In your paper of the 5th inst., in an article signed W. L. Hopbs, it is said that I stated in an article relative to greenhouses, nurseries and orchards, recently published, that there "is not one large nursery in the State of Indiana." This is not correct. On the contrary, I did say that "we have some excellent nurseries in Indiana." I had recently visited a fine one in Hendricks county. I did say that there was not one large nersery in Marion county. His article contains another equally incorrect statement, and that is this: "That in the western part of this county 's located the largest nursery in the State and one of the largest in the West. They have nearly 406 acres in cultivation." The nursery is not in this (Marion) county, but in Hendricks, and is one of the excellent nurseries I referred to as being in this State. I know the owners of this nursery, and a very fine and large one it s. Its owners and myself are good friends. have been in their house and value their friendship. No men in this State are more widely and favorably known in this business than these gentlemen, but their nursery is not in Marion county. If anyone wants to verify these facts let him look at the tax duplicate. He will find that the nursery alluded to has only 14.27 acres of land in this (Marion) county; one tract of 3.77 acres has no improvement on it, and the other lot of fifty-hundredths of an acre has a \$100 improvement on it. Not much room for a nursery there. But over the ine in Hendricks county is to be found the cursery spoken of. Your pert correspondent, instead of giving information, needs it badly. He is just about as ignorant of the causes of the absence of the good old varieties of trees as he is of the location of this big nursery. He ought to take a trip out there and loother lesson in geography and horticulture.

JOHN COBURN. Indianapolis, April 5. BUSINESS IN RUSSIA. Government Checks Private Enterprise of Manufacturers.

Ivan Oseroff, in the Forum.

To show how great are the profits enjoyed by Russian enterprises, I may refer to the Popoff Distilling Company, which in the period 1888-1896, received as profit on its capital 40 per cent., 60 per cent., 80 per cent., and even 100 per cent. The payment of dividends of 20 per cent, is by no means rare in Russia, as, for example, in the cotton trade, by the Baranoff, the Savva Morozoff, and other companies. Many metallurgic enterprises pay 40 per cent, and some 80 per cent .; so that in two or thre years the enterprise pays in dividends sums equaling its entire capital. Therefore, it is pering its entire capital. fectly comprehensible that, at a time when the Russian government is endeavoring to secure the Chinese market for Russian wares, our manufacturers themselves should do nothing whatever to further the matter. In response to inquiries for goods they simply maintain complete silence. This is but natural, as even the organ of the Ministry of Finance recently remarked in plain terms: "Why should they (Russian manufactures) trouble themselves about foreign markets, when they have so good a market at home?" In short, excessive protection has created among our manufacturing classes a peculiar malady, which I term "hypertrophy of profits."

The government during the last three years has given assistance to the oil industry in the shape of a 90 per cent, reduction in railway rates, losing thereby 10,000,000 rubles. But, it is said, in connection with the millions contributed by the government treasury for the benefit of the Baku trade that the oil dealers have not established a single long-distance vessel or tank steamer, Lor made the slightest effort to establish their own warehouses or agents at the chief points of trade in Russian kerosene. The government's millions went to swell the profits of the producers and their foreign commission men without any benefit to the common weal. As a result of the excessive profits received by the oil producers, the latter do not make any attempt to enlarge their business by endeavoring to increase the use of oil, or to improve the method of manipulating it, but direct their attention chiefly to the production of petroleum waste, and, thanks to the low cost of railway transportation, sanctioned by the government for the purpose of developing the oil industry, petroleum waste is crowding out coal in the area of the coal bearing Don basin! Having an eye solely to government aid, and to the earning of millions without any effort, our oil producers are completely indifferent in the matter of securing foreign

Ballade of Albert Sidrey Johnston at

In martial skill surpassed by none,

This hero from a golden strand, This warrior from the setting sun, With winning tones and manners bland, With victory serenely planned. Rides vanward towards his hour of doom, And points a Southron's battle-brand Through Shiloh's glory-circled gloom. The blaze of battle scarce begun,

He faces danger's deadliest stand With nerves of steel, nor seeks to shun The hazards of his bravest band, But leads an onslaught carnage-fanned, Where flaming tempest-waves consume The hopes that hurtle and expand Through Shiloh's glory-circled gloom. With wounds disdained, the scarred crest won

Reyond the death-slope horror-spanned, Amid the crimson streams that run Through serfdom's blasted leafage-land, He yields to fate his proud command, And feels the summons of the tomb-But O that headlong charge was grand Through Shiloh's glory-circled gloom.

-L'Envoi.-As long as valor's deeds are scanned By those whom Freedom's lamps illume, Shall he and Fame go hand in hand

WHY PEOPLE DON'T GO TO CHURCH

By Rev. William S. Rainsford

"The people of this day and generation think vastly more of the almighty dollar than they do of Almighty God. Not only do they sacrifice themselves for money, but they sacrifice their children. Never in the history of the world were the people grasping for golden baubles in the market-place as they are to-day. They are drunk with the passion of money-getting. They stay away from church because the ministers in the pulpits do not know what to say to them."

> -A short article—only a column and a halfin this week's issue of

THE SATURDAY EVENING POST

AMERICAN BRAINS IN LONDON

By ROBERT BARR

The Men Who Have Succeeded

Also in this week's Post.

To be had of All Newsmen 5 Cents the Copy

Unique in Illustration. A 16-page Weekly Magazine for Saturday Night.

THE CURTIS PUBLISHING COMPANY PHILADELPHIA

AMUSEMENTS. GRAND - TO-NIGHT ALL WEEK--25c MAT. SATURDAY.

'A GILDED FOOL'

Seats now selling for Extra Souvenir Nights, April 10 and 17, when ladies can choose photographs from entire stock company set. Next Week-"Aristocracy."

≜ENGLISH'S§ FRANK DANIELS In His Big Hits. Next Mon. Eve. and Wed. Matinee "The Wizard of the Nile"

Tuesday and Wednesday Evenings, "The Idol's Eye" Both operas by Harry B. Smith and Victor Herbert, author and composer of "The Serenade, and "The Fortune Teller." President McKinley: "The funniest and prettiest comic operas I have ever seen." SEAT SALE BEGINS TO-DAY.

PARK-TO-DAY 2 p. m.

The New Boy Next Week-Waite Opera Company.

If you have not seen Suchorowsky's superb painting you owe it to yourself to visit 16 N. Meridian st. WITHOUT DELAY. On exhibition taily from 9 a. m. to 10 p. m. ADMISSION TEN

CENTS. Ladies' farewell matinee to-day from 2

Terpsichore's Carnival

at ENGLISH'S OPERA HOUSE Evening April 7th. Matinee April 8th. Evening April 8th. Matinee April 13th. Evening April 14th. 400 Dancers, Gorgeous Costumes, Daz-

PRESS CRITICISMS. "For artistic arrangement, graceful posing and rare loveliness, the carnival has never been surpassed, if "equaled, in this city."-Louisville "The grandest affair of the kind ever given in the South."-Memphis Commercial-Appeal. With such attendance even Patti would have felt flattered."-Savannah Morning News. "The most brilliant spectacular entertainment even seen in Atlanta."—Atlanta Constitution. The best performance ever given in Nash--Nashville American PRICES - \$1.50. \$1.00, 75e and 50c. Matinees-\$1.00, 75c, 50c and 25c.

zling Tableaux, Brilliant Specialties.

orders attended to promptly. SEALS, STENCILS, STAMPS. EOJMAYER, SEALS, TO STENCILS, STAMPS, CATALOGUE FREE BADGES, CHECKS &C.

In the District Court of the United States for the District of Indiana. In bankruptcy. No. 205. In bankruptcy In the matter of John Clune, bankrupt.

Notice is hereby given that on 'he 31st day of Every seat reserved. Tickets on sale at box March, A. D. 1899, the raid John Clune was duly office Wednesday morning, April 5. Telegraphic adjudicated bankrupt; and that the first meeting f his creditors will be held at Room 62, Lombard building, No. 24% East Washington street, in the city of Indianapolis, Marion county, Indiana, on the 19th day of April, A. D. 1899, at 9 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other CATALOGUE FREE BADGES, CHECKS &C. | business as may properly come before said mesting. ALBERT RABB, Referee in Bankruptcy. Indianapolis, Ind., April 1895.

Furniture, Carpets

110 East Washington St. PHYSICIANS. DR. C. I. FLETCHER, RESIDENCE-1023 North Pennsylvania street. OFFICE-713 South Meridian street. Office Hours 9 to 10 a. m.; 2 to 4 p. m.; 7 to 8 b. m. Telephones Office, 907: residence, 427.

Dr. W. B. Fletcher's SANATORIUM Mental and Nervous Diseases. 218 NORTH ALABAMA STREET. Dr. J. A. COMINGOR, Deformities and Ruptures,

34 When Building. LEGAL ADVERTISEMENTS. NOTICE TO CONTRACTORS AND BUILDERS OF MACADAMIZED ROADS.

Notice is hereby given that the Board of Comssioners of Spencer county, Indiana, will, until 21ST DAY OF APRIL, 1890, receive scaled proposals for the construction of the following-named proposed macadamized roads Rockport and Grandview road, 8,947 feet. Rockport and Silverdale road, 9,133 feet. Rockport and Hatfield road, 28,873 feet. Rockport and Eureka road, 17,853 feet. No. 5. Rockville and Patronville road, 19,856.5 No. 6. Greathouse and Beeler road, 11,376 feet,

Bids will be received on each road separately, or roads may be bid for as a whole. Said proposals to be accompanied by good and sufficient bonds for twice the amount of bids or bid. Only Indiana securities will be accepted, at least one of whom shall be a resident of Spencer county. Said bids to provide that the work on said road or roads shall be in all things in strict accordance with the plan, profile and specifications now on file with the auditor of said county, and in so complying the depth of stone on said roads is to be determined when same has been properly The work on said road shall be commenced within thirty days after contract is awarded, and shall be completed on or before the first day of December, 1899. Each bidder shall, before or at time of fliing his bid, deposit with the County Treasurer a forfeiture of \$1,000, to be repaid at time of awarding the contract, except the successful bidder, who shall be repaid at time of signing the contract. The Board reserves the right to reject any and all bids. All bids to be addressed County Commissioners, in care of John G. Rimstidt, Auditor, Rockport, Indiana, and indorsed "Bids for Macadamized Roads.

this 24th day of March, 1899 [SEAL] JOHN G. RIMSTIDT. Auditor Spencer County, Indiana. NOTICE OF FIRST MEETING OF CRED-ITORS.

In witness whereof my name and official seal

To the creditors of John Clune, of Indianapolis, In the County of Marion, and District aforesaid, a bankrupt: